UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

Argo Global Special Situations Fund; Argo Distressed Credit Fund; Black River EMCO Master Fund Ltd.; Black River Emerging Markets Credit Fund Ltd.; BlueBay Multi-Strategy (Master) Fund Limited; BlueBay Specialised Funds; Emerging Market Opportunity (Master) Fund; CarVal (CVI GVF (Lux)) Master S.a.r.l.; Standard Americas, Inc.; and Standard Bank Plc,

Plaintiffs,

v.

Wells Fargo Bank, National Association, as Indenture Trustee; Tristan Oil, Ltd., a British Virgin Islands Company; GLG Atlas Macro Fund; Renaissance Securities (Cyprus) Limited; Vision Advisors III Limited; and Sputnik Group Ltd.,

Defendants.

Court File No.:10-cy-03614 JNE/SRN

ORDER REGARDING JOINT STIPULATION ON SCHEDULING OF BRIEFS ON MOTIONS TO DISMISS AND AMENDMENT OF HEARING DATE

This matter came on before the Court on the Stipulation by and between Plaintiffs and Defendants Tristan Oil, Ltd. ("Tristan"), Renaissance Securities (Cyprus) Limited ("Renaissance"), GLG Atlas Macro Fund ("GLG") and Wells Fargo Bank, N.A. to reschedule the hearing date for Defendant Tristan's motion to dismiss and to modify the parties' respective briefing schedules on Tristan's motion to dismiss and on the anticipated motions to dismiss of Defendants Renaissance and GLG. Based upon the stipulation of counsel, and incorporating the terms thereof [Doc. No. 31],

IT IS HEREBY ORDERED, that:

1. The motions of Tristan, Renaissance and GLG will be heard together on March

17, 2011.

2. The motion papers of movants Tristan, Renaissance and GLG will be due on

January 14, 2011 (excluding the motion and notice of hearing on motion of Tristan, which were previously filed on October 22, 2010, as amended on

November 1, 2010 (see Docket Entries 25-27, 29));

3. Plaintiffs' responsive motion papers in opposition to the Motions to Dismiss

will be due on February 18, 2011;

4. The reply memoranda of law of Tristan, Renaissance and GLG will be due on

March 3, 2011.

If, between January 10, 2011 and February 18, 2011, the Trustee informs the

Court that it is prepared to effectuate the Merger of the Notes, and if in response to such

action the Plaintiffs renew a request for a restraining order or preliminary injunction, all

parties will then agree to an extension of the hearing date on the motions to dismiss and

the deadline for submission of Plaintiffs' responsive motion papers with respect to the

motions to dismiss. In that event, the parties agree to extend the due date for Plaintiffs'

responsive motion papers by up to two weeks, with a corresponding extension of the due

date for movants' reply memoranda and hearing date to comply with the briefing

schedule set forth in D. Minn. LR 7.1.

BY THE COURT:

Dated: December 16, 2010

s/ Joan N. Ericksen

Joan N. Ericksen

United States District Judge

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